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Mediterranean Fruit Fly Cooperative Eradication Program

Lake Forest, California

Environmental Assessment, August 1998

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Agency Contact:

Michael B. Stefan
Operations Officer, Program Support
Plant Protection and Quarantine
Animal and Plant Health Inspection Service
U.S. Department of Agriculture
4700 River Road, Unit 134
Riverdale, MD 20737-1234
Telephone: 301-734-8247

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I. Purpose and Need

A. Introduction

The Mediterranean fruit fly or Medfly, *Ceratitis capitata* (Wiedemann) is a major pest of agriculture throughout many parts of the world. Because of its wide host range (over 250 species of fruits and vegetables) and its potential for damage, the Medfly represents a serious threat to U.S. agriculture. Although it has been introduced intermittently to the U.S. mainland several times since its first introduction in 1929, eradication programs have been implemented to prevent it from becoming a permanent pest on the U.S. mainland.

A permanent infestation of Medfly would be disastrous to agricultural production in California and the United States. Although established on the Hawaiian Islands, Medfly's unchecked presence on the U.S. mainland would result in widespread destruction of crops such as apricot, avocado, grapefruit, nectarine, orange, peach, and cherry. Commercial crops as well as home production of host fruits would suffer if Medfly were allowed to remain. Fruit that has been attacked by Medfly is unfit to eat because the Medfly larvae tunnel through the fleshy part of the fruit, damaging the fruit and subjecting it to decay from bacteria and fungi.

On July 27, 1998, a female Medfly was trapped in the Lake Forest area of Orange County, California. Subsequent to that find, additional Medflies were found, confirming that an infestation exists. The infestation is presently found in a residential area of Orange County, although the infestation may be found to be larger in the future.

B. Purpose and Need

The Medfly infestation detected in southern California represents a major threat to the agriculture and environment of California and other U.S. mainland States. The U.S. Department of Agriculture's (USDA) Animal and Plant Health Inspection Service (APHIS) and the California Department of Food and Agriculture (CDFA) are proposing a cooperative program to eradicate the Medfly infestation and eliminate that threat.

APHIS' authority for cooperation in the program is based upon the Organic Act (7 United States Code (U.S.C.) 147a), which authorizes the Secretary of Agriculture to carry out operations to eradicate insect pests, and the Federal Plant Pest Act (7 U.S.C. 150dd), which authorizes the Secretary of

Agriculture to use emergency measures to prevent the dissemination of plant pests new to or not widely distributed throughout the United States.

This environmental assessment (EA) analyzes the environmental consequences of alternatives which have been considered for Medfly control and considers, from a site-specific perspective, environmental issues that are relevant to this particular program. Alternatives for Medfly control have been discussed and analyzed comprehensively within the "Medfly Cooperative Eradication Program Final Environmental Impact Statement—1993" (EIS), which is incorporated by reference and summarized within this environmental assessment. The potential environmental impacts from the use of SureDye in control of fruit flies have been analyzed comprehensively by APHIS in two risk assessments in 1995, Those documents are also incorporated by reference and summarized within this environmental assessment.

II. Alternatives

Alternatives considered for this proposed program include (1) no action, (2) Medfly suppression (including chemicals), (3) Medfly suppression (without chemicals), (4) Medfly eradication (including chemicals), and (5) Medfly eradication (without chemicals). APHIS' preferred alternative for the program is Medfly eradication (including chemicals), using an integrated pest management (IPM) approach. For more detailed information on the alternatives for Medfly control and their component methods, refer to the EIS and SureDye risk assessments.

III. Environmental Impacts

The potential environmental impacts of the program's alternatives and component treatment methods have been discussed and analyzed in detail within the EIS and associated analyses (including the "Biological Assessment, Medfly Cooperative Eradication Program—August 1993") and the SureDye risk assessments. In addition, potential cumulative impacts were analyzed within the EIS. Refer to the EIS and the analyses it cites for greater detail.

This environmental analysis focuses on site-specific issues and conditions, especially with respect to any effects they might have on potential environmental effects. Issues of concern associated with this proposed action include (1) potential effect on human health from chemical pesticide applications, (2) potential effect on wildlife (including endangered and threatened species) from program activities and treatments, and (3) potential effects the environmental quality.

The area of the proposed program has urban, suburban, and rural characteristics. This area is considered to be part of the San Joaquin Hills. Much of the San Joaquin Valley and Hills is residential or agricultural. The current eradication zone (where eradication treatments will occur) is the area including and immediately surrounding the Medfly detections—an area of approximately 22 square miles. The current quarantine zone (where regulatory treatments may be required) includes the eradication zone and extends farther. for a total of approximately 60 square miles. There are a number of sensitive sites within the eradication zone. The presence of adjacent bodies of water makes it necessary to employ buffers to avoid drift and minimize contamination of local water bodies. Crystal Cove Beach State Park is west of the eradication zone and Cleveland National Forest is east of the eradication zone. At the time of the preparation of this EA, none of these sensitive sites are within the treatment zone, but all are within or close to the quarantine zone. The program has adjusted treatments in the spray areas to minimize human exposures through the use of ground applications rather than aerial applications. If the treatment zone should expand in the future to include the forest and park lands, appropriate protection measures will be employed to avoid adverse impacts to these areas.

A. Human Health

The principal concerns for human health are related to the program use of chemical pesticides as follows: malathion bait (especially if applied from the air), diazinon (soil drenches), and methyl bromide (a fumigant). Although SureDye bait may be used in some field tests within the eradication zone, the use of the bait and SureDye (registered food and cosmetic dye) will be very restricted and the safety of use of these substances to humans has been clearly demonstrated. The following three major factors influence the risk associated with pesticide use: fate of the pesticides in the environment, their toxicity to humans, and their exposure to humans. Each of the program pesticides is known to be toxic to human beings. Exposure to program pesticides can vary, depending upon the pesticide and the use pattern, but data from the human health risk assessment prepared for the EIS and the SureDye Risk Assessments indicate that exposures to pesticides from normal program operations are not likely to result in substantial adverse human health effects. Refer to the EIS, its supporting documents, and SureDye risk assessments for more detailed information relative to human health risk.

The alternatives were compared with respect to their potential to affect human health. In general, a well-coordinated eradication program using IPM technologies would result in the least use of chemical pesticides overall and the least potential to adversely affect human health. The no action alternative, both suppression alternatives, and the Medfly eradication (no chemicals) alternative, all would be expected to result in broader and more widespread use of pesticides

by homeowners and commercial growers, with correspondingly greater potential for adverse impact.

Consistent with Executive Order 12898, "Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations." APHIS considered the potential for disproportionately high and adverse human health or environmental effects on minority populations and low-income populations. In general, the population of this area is diverse and lacks any special characteristics that differ from those described in the EIS. There are, however, some areas that have minority communities within the county, including some Mexican-American communities. The continuing expansion of the treatment area could result in potential exposure of many different communities to treatment chemicals, but there is no evidence that any one population is likely to have disproportionate effects from these program activities. APHIS also recognizes that a proportion of the population may have unusual sensitivity to certain chemicals or environmental pollutants and that program treatments pose higher dangers for these individuals. Special notification procedures and precautions, as stated in the EIS's recommended mitigations, are required and serve to minimize the risk for this group.

B. Nontarget Species

The principal concerns for nontarget species (including endangered and threatened species) also involve the use of program pesticides. Paralleling human health risk, the risk to nontarget species is related to the fate of the pesticides in the environment, their toxicity to the nontarget species, and their exposure to nontarget species. All of the pesticides are highly toxic to invertebrates, although the likelihood of exposure (and thus impact) varies a great deal from pesticide to pesticide and with the use pattern and route of exposure. For example, SureDye bait spray must be ingested by the invertebrate species to cause any toxic effects and most species are neither attracted to the bait mixture nor stimulated to feed upon the ingredients. This ensures that Suredye will not adversely affect most invertebrates. Refer to the EIS, its supporting nontarget risk assessment, and the SureDye risk assessments for more information on risks to all classes of nontarget species.

The alternatives were compared with respect to their potential to affect nontarget species. Paralleling the findings for human health, we have determined that a well-coordinated eradication program using IPM technologies would result in the least use of chemical pesticides overall with

minimal adverse impact to nontarget species. The no action alternative, both suppression alternatives, and the Medfly eradication (no chemicals) alternative, all would be expected to result in broader and more widespread use of pesticides

by homeowners and commercial growers, with correspondingly greater potential for adverse impact.

APHIS has consulted with the U.S. Department of the Interior, Fish and Wildlife Service (FWS), under the provisions of section 7 of the Endangered Species Act of 1973. APHIS has prepared a biological assessment for the Medfly Cooperative Eradication Program and FWS has concurred with APHIS' no effect determination, predicated on APHIS' adherence to specific protective measures. APHIS is currently conducting an emergency consultation with the FWS, with regard to the protection of endangered and threatened species or their habitats within the program area. There are two bird species within the eradication zone boundaries (the California gnatcatcher and the least Bell's vireo) and APHIS will adhere to protective measures required by FWS. Based upon FWS' original concurrence of no effect and the continuing consultation, no adverse impacts to endangered or threatened species, or their habitats, are foreseen.

The area was considered with respect to any special characteristics that would tend to influence the effects of program operations. Potentially sensitive areas have been identified, considered, and accommodated through special selection of control methods and use of specific mitigative measures. The area contained no special characteristics that would require a departure from the standard operating procedures and mitigative measures that were described in the EIS.

C. Environmental Quality

The concerns over environmental quality include concerns for the preservation of clean air, pure water, and a pollution-free environment. Program pesticides remain the major concern of the public and the program in relation to preserving environmental quality. Although program pesticide use is limited, especially in comparison to other agricultural pesticide use, the proposed action would result in release of chemicals into the environment. The fate of those chemicals varies with respect to the environmental component (air, water, or other substrate) and its characteristics (temperature, pH, dilution, etc.). The half-life of malathion in soil or on foliage ranges from 1 to 6 days, and in water from 6 to 18 days. The half-life of phloxine B/uranine (SureDye) in soil is 4 days, on foliage is 2 days, and in water ranges from 1 to 3 days.

The half-life of diazinon in soil ranges from 1.5 to 10 weeks, and in water at neutral pH from 8 to 9 days. Methyl bromide's half-life is 3 to 7 days, but the small quantities used disperse when fumigation chambers are vented. Refer to the EIS and SureDye risk assessments for more detailed considerations of the pesticides' environmental fates.

The alternatives were compared with respect to their potential to affect environmental quality. Again, a well-coordinated eradication program using IPM technologies would result in the least use of chemical pesticides overall with minimal adverse impact on environmental quality. The no action alternative, both suppression alternatives, and the Medfly eradication (no chemicals) alternative, all would be expected to result in broader and more widespread use of pesticides by homeowners and commercial growers, with correspondingly greater potential for adverse impact.

The proposed program area was examined to identify characteristics that would tend to influence the effects of program operations. Allowances were made for the special site-specific characteristics that would require a departure from the standard operating procedures. The approaches used to mitigate for adverse impacts to bodies of water are described in the EIS.

In conclusion, the majority of the risk in the program is associated with pesticide use. Pesticide exposure and subsequent risk to humans and nontarget species is not expected to be substantial in this program because of the localized nature of the infestation, the limited use of pesticides, the precise targeting of pesticides, and the safety procedures employed. Although minimal exposure could pose higher risk to some sensitive individuals and some nontarget organisms, pesticide exposure is generally expected to be minimal and program standard operating procedures and mitigations (especially notifications) serve to minimize that risk. Risk to environmental quality is considered minimal. No significant cumulative impacts are expected as a consequence of the proposed program or its component treatment methods.

IV. Listing of Agencies and Persons Consulted

Mike Stefan
Plant Protection and Quarantine
Animal and Plant Health Inspection Service
U.S. Department of Agriculture
4700 River Road, Unit 134
Riverdale, MD 20737-1236

U.S. Department of Agriculture Animal and Plant Health Inspection Service Policy and Program Development Environmental Analysis and Documentation 4700 River Road, Unit 149 Riverdale, Maryland 20737-1238

California Department of Food and Agriculture Department of Plant Industry Sacramento, California

Finding of No Significant Impact for

Mediterranean Fruit Fly Cooperative Eradication Program Lake Forest (Orange County), California Environmental Assessment, August 1998

The U.S. Department of Agriculture (USDA), Animal and Plant Health Inspection Service (APHIS), has prepared an environmental assessment (EA) that analyzes potential environmental consequences of alternatives for eradication of the Mediterranean fruit fly, an exotic agricultural pest that has been found in the Lake Forest area of Orange County, California. The EA, incorporated by reference in this document, is available from—

U.S. Department of Agriculture
Animal and Plant Health Inspection Service
Plant Protection and Quarantine
Western Regional Office
9580 Micron Avenue, Suite 1
Sacramento, CA 95827

or

U.S. Department of Agriculture
Animal and Plant Health Inspection Service
Plant Protection and Quarantine
Program Support
4700 River Road, Unit 134
Riverdale, MD 20737-1234

The EA analyzed alternatives of (1) no action, (2) Medfly suppression (including chemicals), (3) Medfly suppression (without chemicals), (4) Medfly eradication (including chemicals) and (5) Medfly eradication (without chemicals). Each alternative was determined to have potential environmental consequences. APHIS selected Medfly eradication (including chemicals), using an integrated pest management approach for the proposed program because of its capability to achieve eradication in a way that also reduces the magnitude of those potential environmental consequences. Program standard operational procedures and mitigative measures serve to negate or reduce the potential environmental consequences of this program.

APHIS has prepared a programmatic biological assessment for endangered and threatened species and is currently conducting an emergency consultation with the U.S. Department of the Interior, Fish and Wildlife Service (FWS), with regard to the protection of endangered and threatened species or their habitats. APHIS will adhere to protective measures designed specifically for this program and mutually agreed upon with FWS.

I find that implementation of the proposed program will not significantly impact the quality of the human environment. I have considered and based my finding of no significant impact on the quantitative and qualitative risk assessments of the proposed pesticides and on my review of the program's operational characteristics. In addition, I find that the environmental process undertaken for this program is entirely consistent with the principles of "environmental justice," as expressed in Executive Order No. 12898. Lastly, because I have not found evidence of significant environmental impact associated with this proposed program, I further find that an environmental impact statement does not need to be prepared and that the program may proceed.

/S/	August 7, 1998
Helene Wright	Date

Helene Wright
State Plant Health Director - California
Plant Protection and Quarantine
Animal and Plant Health Inspection Service